	Case 2:09-cv-01349-PMP-NJK Docum	nent 407 Filed 11/01/12 Page 1 of 7	
1 2 3 4 5 6 7 8 9	RANDOLPH L. HOWARD (Nev. S rhoward@klnevada.com KOLESAR & LEATHAM, CHTD. 400 South Rampart Boulevard, Suite Las Vegas, Nevada 89145 Telephone: (702) 362-7800 Direct: (702) 889-7752 Facsimile: (702) 362-9472 GARY OWEN CARIS (Cal. SBN 08 gcaris@mckennalong.com LESLEY ANNE HAWES (Cal. SBN 1hawes@mckennalong.com MCKENNA LONG & ALDRIDGE 300 South Grand Avenue, 14th Floot Los Angeles, CA 90071-3124 Telephone: (213) 688-1000 Facsimile: (213) 243-6330 Attorneys for ROBB EVANS & AS	2 400 88918) N 117101) LLP	
11	LLC as Receiver		
12			
13	UNITED STATES DISTRICT COURT		
14 15	DISTRICT OF NEVADA		
16	FEDERAL TRADE COMMISSION	, CASE NO. 2:09-CV-01349-PMP-RJJ	
17	Plaintiff,	(PROPOSED) ORDER: (1)	
18	v.	APPROVING RECEIVER'S SUPPLEMENTAL FINAL REPORT SET FORTH HEREIN AND FINAL	
19	GRANT CONNECT, LLC; et al.,	ACCOUNTING; (2) APPROVING SUPPLEMENTAL FEE REQUEST	
20	Defendants.	AND AUTHORIZING PAYMENT OF RECEIVER'S AND COUNSEL'S	
21		FEES AND EXPENSES [JANUARY 1, 2012 THROUGH CONCLUSION OF WIND UPL (2) DISCHARGING	
22		OF WIND UP]; (3) DISCHARGING RECEIVER AND EXONERATING ITS BOND; AND (4) FOR RELATED	
23		RELIEF	
24			
25			
2627	The Motion for Order: (1) Approving Receiver's Supplemental Final Report		
28	Set Forth Herein and Final Accounti	ng; (2) Approving Supplemental Fee Request	
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MCKENNA LONG &
ALDRIDGE LLP
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and Authorizing Payment of Receiver's and Counsel's Fees and Expenses [January

1, 2012 Through Conclusion of Wind Up]; (3) Discharging Receiver and

Exonerating Its Bond; and (4) For Related Relief ("Final Wind Up Motion") filed

by Robb Evans & Associates LLC ("Receiver"), the Court-appointed Receiver for

Global Gold Inc., Pink LP, Vantex Group LLC, Vertek Group, LLC, Grant

Connect, LLC, Horizon Holdings, LLC and O'Connell Gray, LLC and their

successors, assigns, affiliates or subsidiaries, came on regularly before the Court for

determination. The Court having reviewed and considered the Final Wind Up

Motion and all pleadings and papers filed in support thereof, and having reviewed

and considered all responses or oppositions filed thereto, if any, and good cause

appearing therefor,

IT IS ORDERED that:

- 1. The Final Wind Up Motion and all relief sought therein is hereby granted;
 - 2. Without limiting the generality of the foregoing:
- A. The supplemental final report of the Receiver's activities reflected in the Final Wind Up Motion, including the Receiver's supplemental final accounting ("Final Accounting") attached as Exhibit 1 to the Declaration of Brick Kane filed in support of the Final Wind Up Motion, the activities of the Receiver described therein, and all actions and activities taken by or on behalf of the Receiver and all payments made by the Receiver in connection with the administration of the receivership estate are hereby approved and confirmed;
- B. All receivership administrative expenses, including the Receiver's fees and expenses and those of its counsel incurred in connection with the receivership proceeding, including those previously paid to the Receiver and its counsel, and all actual unpaid administrative expenses and Receiver's and counsel's fees and expenses incurred from January 1, 2012 through the conclusion of this proceeding

- and the discharge of the Receiver, as reflected in the Final Wind Up Motion and the Final Accounting, including all Receiver's and counsel's fees and expenses actually incurred and unpaid from September 1, 2012 through the closing of the estate which are estimated in the Final Accounting, are hereby approved and authorized to be paid from the Hold Back funds held by the Receiver pursuant to the Court's March 1, 2012 Order (Doc. No. 378);
- C. The Receiver is authorized to turn over to plaintiff Federal Trade Commission ("FTC") all funds remaining in the receivership estate from the Hold Back funds after payment of all administrative expenses, including payment of the Receiver and its counsel, after wind up of the estate, pursuant to Section XII.F. of the Order for Permanent Injunction filed October 25, 2011 (Doc. No. 346) ("Permanent Injunction") and Section XV.F. of the Stipulated Final Judgment and Order for Permanent Injunction (Doc. No. 337) filed September 1, 2011 ("Vantex Final Judgment");
- D. The Receiver is authorized to abandon records of the Receivership Defendants and to destroy all records of the Receivership Defendants in the possession, custody or control of the Receiver, including without limitation all consumer records and files maintained by the Receivership Defendants that are in the possession, custody or control of the Receiver, if, within 30 days after service of written notice to the FTC, the FTC or other governmental agency does not request and take custody of such records and/or the computer equipment;
- E. The Receiver, its agents, employees, members, officers, independent contractors, attorneys and representatives shall be: (a) discharged; (b) discharged and released from all claims and liabilities arising out of and/or pertaining to the receivership herein; and (c) relieved of all duties and responsibilities pertaining to the receivership previously established in this action effective upon the completion of the Receiver's wind up of the estate, payment of administrative expenses, receipt

of additional receivership funds from ePay Data as explained in the Final Wind Up Motion, and turnover of the remaining receivership funds to the FTC as provided herein;

- F. The Receiver's bond is exonerated effective upon the completion of the Receiver's wind up of the estate, payment of administrative expenses receipt of additional receivership funds from ePay Data as explained in the Final Wind Up Motion, and turnover of the remaining receivership funds to the FTC as provided herein;
- The Court hereby retains jurisdiction over this case and the G. receivership in order to address any disputes which may arise concerning the wind up of the receivership estate and the relief provided under the order on the Final Wind Up Motion; and
- Limited notice of the Final Wind Up Motion and the supplemental H. final report and Final Accounting under Local Rule of Civil Practice 66-5 is hereby approved, notice and service of the Final Wind Up Motion is hereby deemed sufficient by service of the Final Wind Up Motion on the parties to this action, and the service of the notice of filing of the Final Wind Up Motion on the known nonconsumer, vendor and other similar creditors of the Receivership Defendants but not on the potential consumer creditors, and the posting of a copy of the Final Wind Up Motion, exclusive of voluminous time records, is posted on the Receiver's web site for the case.

Dated: November 1, 2012

UNITED STATES DISTRICT COURT JUDGE

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CERTIFICATE OF SERVICE

I am a citizen of the United States and employed in Los Angeles County, California. I am over the age of eighteen years and not a party to the within-entitled action. My business address is 300 South Grand Avenue, 14th Floor, Los Angeles, CA 90071.

On October 31, 2012, I served the [PROPOSED] ORDER: (1)

APPROVING RECEIVER'S SUPPLEMENTAL FINAL REPORT SET

FORTH HEREIN AND FINAL ACCOUNTING; (2) APPROVING

SUPPLEMENTAL FEE REQUEST AND AUTHORIZING PAYMENT OF

RECEIVER'S AND COUNSEL'S FEES AND EXPENSES [JANUARY 1,

2012 THROUGH CONCLUSION OF WIND UP]; (3) DISCHARGING

RECEIVER AND EXONERATING ITS BOND; AND (4) FOR RELATED

RELIEF upon the parties and/or counsel listed and by the methods indicated on the attached Service List.

I declare upon the penalty of perjury that the foregoing is true and correct, and that I am employed in the office of a member of the bar of this Court at whose direction the service was made. Executed on October 31, 2012 at Los Angeles, California.

/s/ Christina Berzaman
Christina Berzaman

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ATTORNEYS AT LAW
LOS ANGELES

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2	SERVICE LIST	
3	The following CM/ECF participants were served by electronic means on	
4	October 31, 2012:	
5		
6	Blaine T. Welsh	Blaine.Welsh@usdoj.gov, Eunice.jones@usdoj.gov, sue.knight@usdoj.gov
7	Dean Y. Kajioka	kajiokalaw@gmail.com
8	Douglass A. Mitchell	dmitchell@bsfllp.com, swisniewski@bsfllp.com
10	Gary Owen Caris	gcaris@mckennalong.com, lhawes@mckennalong.com. pcoates@mckennalong.com
11 12	Lesley Anne Hawes	lhawes@mckennalong.com. gcaris@mckennalong.com, pcoates@mckennalong.com
13	Randolph L. Howard	rhoward@klnevada.com, ckishi@klnevada.com, usdistrict@klnevada.com
14	Roberto Anguizola	ranguizola@ftc.gov, ranguizola@me.com
15	Tracey Thomas	tthomas@ftc.gov
16	Robin E. Perkins	rperkins@dixontruman.com
17 18	Jason J. Bach	jbach@bachlawfirm.com, ccross@bachlawfirm.com, mmascarello@bachlawfirm.com, Sandra.herbstreit@bachlawfirm.com
19	Ruthanne M. Deutsch	rdeutsch@ftc.gov
20	Dotan Weinman	dweinman@ftc.gov
21	Steven T. Gubner	ecf@ebg-law.com, sgubner@ebg-law.com
22	Kevin Hahn	kevin@mclaw.org
23		
24	The following non-CM/ECF participant was served by electronic mail on	
25	October 31, 2012:	
26	Tasha Jn Paul – writetasha@yahoo.com	
27		
28		

Case 2:09-cv-01349-PMP-NJK Document 407 Filed 11/01/12 Page 7 of 7 1 The following non-CM/ECF participants were served by first-class mail, 2 postage prepaid on October 31, 2012: 3 4 Rachel A. Cook 5 9329 Colorful Rainbow Las Vegas, NV 89166 6 7 Kyle Kimoto Reg. No. 07791-025 8 FCI Beaumont Medium 9 Federal Correctional Institution P.O. Box 26040 10 Beaumont, TX 77720 11 James J. Gray 12 281 Stafford Way 13 Rochester, NY 14626 14 15 Randy D. O'Connell 467 Vancouver Court 16 Reno, NV 89511 17 18 David Willcox, Revenue Officer Nevada Department of Taxation 19 Attn: Bankruptcy Section 20 555 E Washington Ave #1300 Las Vegas, NV 89101 21 22 23 The following non-CM/ECF participant was served by first-class mail, 24 postage prepaid, and electronic mail, on October 31, 2012: 25 Michael L. Henriksen, Jr. 26

Michael L. Henriksen, Jr.
5916 Wildhorse Lodge Avenue
Las Vegas, NV 89131-8977
E-mail: tikaharakore@gmail.com

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